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## **TRANSMITTAL FORM**

(to be used for all correspondence after initial filing)

10/536,888 **Application Number** May 31, 2005 Filing Date Thomas R. Young **First Named Inventor** 1638 Group Art Unit Russell P. Kallis **Examiner Name** 63 000210119

Total Number of Pages in This Submission 6 Attorney Docket Number 03-00021003								
ENCLOSURES (check all that apply)								
Fee Transmittal Form	X PTO-1449 Form	Interview Summary						
Fee Attached	X 13 References	Request for Continued Examination (RCE)						
Amendment / Response	Copy of PCT Search Report	Request for Corrected Filing receipt						
Amendment and Request for Reconsideration	Copy of EP Search Report	Copy of Filing Receipt – marked up						
Affidavits/declaration(s)	CD, Number of CD(s)	Replacement Application Data Entry Form						
Extension of Time Request	Power of Attorney, Revocation Change of Correspondence Address	Additional Enclosure(s) (please identify below):						
X Receipt Acknowledgement Postcard	Terminal Disclaimer							
X Information Disclosure Statemer								
Certified Copy of Priority	Request for Refund  Authorization to Charge Deposit Account							
Document(s)  Response to Missing Parts/ Incomplete Application	Please charge Deposit Account No. 50-0893 for any additional fees associated with this paper or during the pendency of this application, including any extensions of time for consideration of the documents enclosed.							
Response to Missing	Remarks							
Parts under 37 CFR 1.52 or 1.53								
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT								
Firm or Individual name	uine, Reg. No. 41,261, Quine Intellectua	l Property Law Group, P.C.						
Signature South Ali Quini								
Date July 30, 2009								
CERTIFICATE OF MAILING								

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I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below.

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July 30, 2009

QUINE INTELLECTUAL PROPERTY LAW GROUP, P.C.

Appl. No.

10/536,888

Confirmation No. 1367

**Applicant** 

Thomas R. Young, et al.

Filed

May 31, 2005

TC/A.U.

1638

Examiner

Russell P. Kallis

Docket No.

63-000210US

Customer No.:

22798

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

## INFORMATION DISCLOSURE STATEMENT PURSUANT TO 37 C.F.R. § 1.56, 37 CFR § 1.97 and § 1.98

Sir:

The references cited on attached form PTO-1449 are being called to the attention of the Examiner. Copies of the references are enclosed. Copies of the cited US Patent has not been enclosed because it is no longer required by the office for submission. It is respectfully requested that the cited information be expressly considered during the prosecution of this application, and the references be made of record therein and appear among the "references cited" on any patent to issue therefrom.

As provided for by 37 CFR 1.97(g) and (h), no inference should be made that the information and references cited are prior art merely because they are in this statement and no

representation is being made that a search has been conducted or that this statement encompasses all the possible relevant information.

In view of McKesson Information Solutions v. Bridge Medical (Fed. Cir. 2007), and MPEP 2001.06(b)), Applicants specifically inform the Examiner that the following US Patent Application is related to the subject application by priority, i.e., the following case is either in the priority chain for the subject application, or share at least one priority claim with the subject application:

USSN 10/536,885, filed May 31, 2005 by Ebrahim Firoozabady

The Examiner is specifically encouraged to review the file history, including art made of record, as well as any substantive action in the above application(s) including any Restriction Requirements, Office Actions, Responses, Appeals, Appeal Briefs, Examiner's Replies, Notice(s) of Allowance or Issuance in the above-mentioned related application(s), prior to taking any action in the subject application. Applicants further note that the Examiner is aware that prosecution may be ongoing in any related case, and that the Examiner will continue to evaluate the related cases as needed.

Per McKesson, the Examiner is specifically advised that all such related applications MUST be evaluated for double patenting and for obviousness-type double patenting issues prior to allowance of any claim in the subject application.

Applicants understand that, due to modern and easy access by the Examiner to related cases on PAIR, or other electronic databases available to the Examiner, there is no need for Applicant to submit copies of any paper in the file wrapper for any related case.

Applicant believes that <u>no fee is required</u> for submission of this statement, since it is being submitted prior to the first Office Action on the merits per 37 CFR 1.97(b)(3). However, if a fee is required, the Commissioner is authorized to deduct such fee from the

undersigned's Deposit Account No. 50-0893. Please deduct any additional fees from, or credit any overpayment to, the above-noted Deposit Account.

Respectfully submitted,

Jonathan Alan Quine, J.D., Ph.D.

Reg. No. 41,261

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